LAW DAY SPEECH

I. INTRO

CHIEF JUSTICE LAMBERT, MY FELLOW
JUSTICES, MADAME CLERK, LADIES AND
GENTLEMEN.

II. LAW DAY

WE IN AMERICA HAVE CELEBRATED MAY 1ST
AS LAW DAY SINCE THE 1950'S. LAW DAY
PROVIDES AN OPPORTUNITY FOR AMERICANS TO
REFLECT – ON OUR LEGAL HERITAGE – THE ROLE
OF LAW – AND ON OUR RIGHTS AND DUTIES –
WHICH ARE – OR SHOULD BE – THE FOUNDATION
OF PEACE AND PROSPERITY – FOR ALL MANKIND
I SAY "SHOULD BE" – BECAUSE VERY FEW
COUNTRIES TODAY – HAVE THE RIGHTS THAT

YOU AND I HAVE. MAYBE THIS IS BECAUSE THEY
NEVER HAD THE ILLUSTRIOUS FOUNDERS
AMERICA HAD WHEN IT BEGAN ITS JOURNEY; OR
THEY DON'T HAVE A BAR – LIKE WE DO TODAY –
THAT ZEALOUSLY GUARDS THE RIGHTS
BESTOWED UPON US BY HISTORY.

BUT THEN AGAIN – WE PAY A PRICE FOR OUR ADVOCACY.

III. PUBLIC ESTEEM

SUCH A PRICE – THAT IN THE PUBLIC'S

ESTEEM –WE ARE RANKED NEXT TO USED CAR

SALESMEN. FOR EXAMPLE – HERE'S A COUPLE OF

TYPICAL LAWYER JOKES:

A. JOKES

A: MICE

B: PEARLY GATES

B. THE PROBLEM

THE ATTITUDE REFLECTED IN THESE

JOKES – IS NOT NEW – HISTORICAN, LOWELL

HARRISON IN – <u>KENTUCKY'S ROAD TO</u>

<u>STATEHOOD</u> – NOTES THE VIGOROUS

ARGUMENTS PRINTED IN THE DECEMBER, 1791 –

KENTUCKY GAZETTE – ABOUT WHAT TYPE OF

PEOPLE – KENTUCKIANS OUGHT TO SEND TO THE

KENTUCKY CONSTITUTIONAL CONVENTION. A

LOT FELT "HONEST FARMERS" SHOULD WRITE IT.

ONE PERSON – UNDER THE PEN

NAME "SALAMANDER" – PROCLAIMED – "THE

FEWER . . . LAWYERS AND PICKPOCKETS THERE

ARE IN A COUNTRY – THE BETTER CHANCE

HONEST PEOPLE HAVE TO KEEP THEIR OWN."

IN FACT, HARRISON NOTES "THE

PUBLIC'S DIS-TRUST OF LAWYERS LIMITED THE BAR'S REPRESENTATION [IN THE CONVENTION]
TO [TWO LAWYERS] – GEORGE NICHOLAS AND BENJAMIN SEBASTIAN."

NONETHELESS HISTORIAN'S, – THEN AND NOW, – HAIL GEORGE NICHOLAS AS THE FATHER OF KENTUCKY'S 1792 CONSTITUTION –THE PROVISIONS OF WHICH HAVE REMAINED THE CORE – OF OUR THREE SUBSEQUENT CONSTITUTIONS.

THINGS HAVEN'T CHANGED.

UNDERSTANDING IT GETS CONFUSING,

HOWEVER, WHEN YOU REALIZE – THAT THE

SAME PEOPLE – THAT MALIGN US TODAY – CAN'T

WAIT TO GET A SEAT ON THE COUCH – TO WATCH

- "PERRY MASON", "BOSTON LEGAL", "LAW AND ORDER", OR "SHARK!"

WHY IS THAT? WHY DO PEOPLE BRAG

ABOUT THE T.V. CHARACTERS THEY LOVE – ON A

PARTICULAR SHOW – BUT LOVE DEMEANING

JOKES – OR SNIDE REMARKS, ABOUT REAL LIFE

CHARACTERS – THEIR T.V. SHOWS CHARACTER –

IS BASED ON?

I BELIEVE – IT IS SIMPLY BECAUSE

THEY WATCH AND UNDERSTAND – THE CONTEXT

OF THEIR SHOW – THEY KNOW THE WHOLE

STORY.

BUT IN EVERYDAY REAL-LIFE AMERICA –
WE LET SOMEONE ELSE WRITE OUR STORY – A
RESULT AND A COUPLE OF PARAGRAPHS OF
FACTS – TO MAKE IT LOOK GOOD – OR BAD.

SIMPLY PUT, THERE IS OFTEN – NO REAL

CONTEXT – WITHIN WHICH THE LEGAL RESULT

CAN BE UNDERSTOOD. AMERICA DOSEN'T KNOW

THE WHOLE STORY.

C. THE SOLUTION

FOR YOUR SAKE AND OURS – I BELIEVE IT IS TIME WE TELL OUR STORY!

- 1. **I BELIEVE** THE BAR AND THE COURTS OF KENTUCKY NEED TO CONSIDER MORE PUBLIC DISCLOSURE.
- I BELIEVE IT IS TIME WITH SOME
 CONTROL TO GO PUBLIC WITH COURT T.V.
- 3. **I BELIEVE** OUR SHOW WILL BE BETTER THAN THE SOAPS.
- 4. **AND I BELIEVE** WHEN THE TRUTH IS

 AVAILABLE FOR EVERYONE TO SEE ATTACKS

ON THE COURTS – AND THE BAR – WILL

DECREASE. THOSE THAT REMAIN – WILL

GENERALLY BE JUSTIFIED – AND WILL

CONTRIBUTE – TO NECESSARY CHANGE.

IV. ABOUT YOU

A. HOW CAN YOU HELP

HOW CAN YOU HELP TELL OUR STORY?

BE YOURSELF – BE GOOD AT WHAT YOU DO – DO

WHAT YOU'VE BEEN TRAINED TO DO – DO IT

COURAGEOUSLY – DO IT HONESTLY – AND DO IT

WITH INTEGRITY.

AND ALWAYS REMEMBER – NO IS A
COMPLETE SENTENCE!

AND DON'T FORGET – THE ONLY THING
YOU WILL EVER HAVE – THAT NOBODY **CAN**TAKE AWAY FROM YOU – IS YOUR REPUTATION.

IN ONE WEAK MOMENT – YOU CAN GIVE

IT AWAY – BUT NO ONE CAN TAKE IT FROM YOU

– WITHOUT YOUR HELP!

B. STORMS

AND ABOUT LIFE – LIFE'S GOING TO

COME AT YOU EVERDAY. UNDERSTAND –LIKE

THE WORLD AROUND YOU –THERE WILL BE

STORMS! THEY ARE A NECESSARY PART OF LIFE

– THEIR PURPOSE IS TO MOVE – AND NURTURE

YOU – AND MAKE YOU GROW! – JUST LIKE THEY

DO TO EVERYTHING ELSE AROUND YOU IN THE

PHYSICAL WORLD.

SHOW ME A PLACE WHERE THE SUN

SHINES EVERYDAY – ALL THE TIME – AND I'LL

SHOW YOU A **DESERT.** LIFE'S STORMS WILL

COME AND GO – BUT THEY WON'T LAST LONG.

SO KEEP A GOOD ATTITUDE WHEN YOUR IN

LIFE'S STORMS – YOU'LL BE FINE! YOU'LL MAKE

IT – WE ALL DID.

C. GETTING UP

AND WHEN YOU ARE OUT THERE IN LIFE

- TRYING AS HARD AS YOU CAN – AND YOU

MAKE A MISTAKE – AND FALL DOWN –

REMEMBER – ITS NOT THE NUMBER OF TIMES

YOU FALL DOWN IN LIFE THAT COUNTS – IT'S

THE NUMBER OF TIMES – YOU GET UP!

BETWEEN 1831 AND 1849 ABRAHAM
LINCOLN LOST EIGHT (8) RACES FOR POLITICAL
OFFICE. IN 1860 HE WAS ELECTED PRESIDENT OF
THE UNITED STATES.

SO DON'T LET THE FEAR OF FAILURE DEPRIVE YOU OF SUCCESS.

IN MY LIFETIME – I'VE SEEN A LOT OF
YOUNG LAWYERS WHO WERE SO AFRAID OF
MAKING MISTAKES – THEY WERE AFRAID TO
TRY. BELIEVE ME – IF YOU'RE GOING TO BE
SUCCESSFUL IN LIFE – YOU HAVE TO TRY – AND
AT TIMES YOU WILL FAIL – WE ALL HAVE – BUT
IF YOU'RE NOT AFRAID OF FALLING DOWN, YOU
WILL BE SUCCESSFUL – AND THAT'S LIVING.

AND WHEN YOU GET DOWN THE ROAD

OF LIFE – LOOK AROUND YOU – AND YOU'LL

FIND THAT THE PEOPLE AHEAD OF YOU – DIDN'T

FALL DOWN MORE TIMES THAN YOU – THEY JUST

GOT UP MORE TIMES THAN YOU.

SO AS THE ARMY SAYS – BE ALL YOU

CAN BE – BUT DON'T BE AFRAID TO BE! TAKE

YOUR FAILURES WITH AS MUCH GRACE – AS YOU

DO YOUR VICTORYS – AND YOU'LL BE HAPPY IN YOUR PROFESSION – AND LIFE.

D. BE READY

IN THE COMING DAYS, YOU WILL BEGIN
YOUR PRACTICE. YOU WILL PRACTICE IN A
WORLD OF EVER – CHANGING NEEDS, EVER –
CHANGING SHAPE, AND MOVEMENT– YOU MUST
BE READY!

IT'S A WORLD WITH MANY SIDES, MANY
SEAMS – MANY FORMS – FOLDS, AND CORNERS –
CONSTANTLY EVOLVING – IT IS CONSTANTLY
CHANGING.

IT FALLS TO YOU NOW – TO HELP DEFINE
OUR WORLD'S – EVER CHANGING SHAPE, SPEED,
AND

BOUNDARIES – YOU WILL DO THIS WITH YOUR

SKILLS – WITH YOUR HUMANITY – AND AT TIMES

WITH YOUR COURAGE – BUT ALWAYS WITH

YOUR INTEGRITY.

E. SARAH WEDDINGTON

YOU MAY DO THIS – AS DID YOUNG

SARAH WEDDINGTON – WHO IN 1970 – AT AGE 25

– TOOK HER FIRST CONTESTED CASE – ON HER

OWN – BECAUSE IN TEXAS IN 1970 – THE BIG

FIRMS DIDN'T HIRE WOMEN LAWYERS.

SHE WON THAT CASE IN TEXAS FEDERAL
DISTRICT COURT IN 1970. IN 1971, SHE HANDLED
THE DIRECT APPEAL – AND ARGUMENT – ALL
THE WAY TO THE UNITED STATES SUPREME
COURT.

IN 1973. SHE WON IN THE UNITED STATES

SUPREME COURT.

IT IS SAID THAT SARAH WEDDINGTON –
IS THE YOUNGEST LAWYER TO EVER ARGUE AND
WIN A CASE IN THE UNITED STATES SUPREME
COURT – THE NAME OF HER CASE WAS ROE V.
WADE.

F. JUSTICE HOLMES

THE VARIOUS REACTIONS YOU GET IN

AMERICAN SOCIETY TODAY, UPON MENTIONING

ROE V. WADE – NECESSITATES THAT I REMIND

YOU OF WHAT UNITED STATES SUPREME COURT

JUSTICE OLIVER WENDALL HOLMES SAID – IN HIS

DISSENTING OPINION IN LOCKNER V. NEW YORK

BUT FIRST IT IS WELL – YOU SHOULD KNOW

SOMETHING OF WHO HE WAS.

1. THE LETTER

ON FEBRUARY 24, 1931 – HE WAS ASKED –
BY THE **PRESIDENT OF THE STATE COLLEGE OF WASHINGTON** – IF HE

WOULD WRITE A SHORT NOTE TO THE

STUDENTS THERE – FOR USE IN THEIR

CELEBRATION OF HIS APPROACHING 90TH

BIRTHDAY – **UPCOMING ON MARCH 8,**1931.

SITTING AT THE DESK IN HIS UPSTAIRS

STUDY ON HIGH STREET – IN WASHINGTON

D.C. – FACING A MANTEL – OVER WHICH

HUNG HIS SWORD WITH THE COLORS OF

THE 20TH REGIMENT, MASSACHUSETS

VOUNTEER INFANTRY – HOLMES WROTE A

FEW LINES IN THAT STRONG – TOO SWIFT

HAND-WRITING – THAT IS THE DESPAIR OF HIS BIOGRAPHERS TODAY.

IT DOES NOT DETRACT FROM HIS

MESSAGE – TO RECALL – THAT WHEN HE

WROTE IT – HE WAS ALONE IN THE WORLD

– HIS WIFE HAD DIED THE YEAR BEFORE –

HIS FRIENDS WERE GONE – THERE WAS NO

ONE, HE SAID – TO CALL HIM BY HIS FIRST

NAME.

EVEN THE WORK HE LOVED, THE
DAILY ROUTINE OF THE COURT, MUST
SOON – HE KNEW – BE RELINQUISHED
BECAUSE OF HIS FAILING POWERS.
HERE'S WHAT HE WROTE:
"FEBRUARY 14, 1931, FOR MARCH 8
MY DEAR SIR:

ON THE 8TH OF MARCH, 1862, SIXTY-NINE YEARS AGO, THE SLOOP CUMBERLAND WAS SUNK BY THE MERRIMAC OFF NEWPORT NEWS. THE VESSEL WENT DOWN WITH HER FLAG FLYING – AND WHEN A LITTLE LATER MY REGIMENT ARRIVED TO BEGIN THE CAMPAIGN ON THE PENINSULA – I SAW THE FLAG STILL FLYING – ABOVE THE WATERS BENEATH WHICH THE CUMBERLAND LAY. IT WAS A LIFE LONG TEXT FOR A YOUNG MAN. FIGHT TO THE END – AND GO DOWN WITH THE YOUR FLAG AT THE PEAK. I HOPE THAT I SHALL BE ABLE TO DO IT – AND THAT YOUR STUDENTS MAY LIVE – AND DIE – BY THE SAME TEXT.

VERY SINCERELY YOURS,

O.W. HOLMES"

2. LOCKNER

HIS REMINDER TO US – IN LOCKNER:

"THE CONSTITUTION IS MADE FOR

PEOPLE OF FUNDAMENTALLY DIFFERING

VIEWS, AND THE ACCIDENT OF OUR FINDING

CERTAIN OPINIONS NATURAL AND FAMILIAR

- OR NOVEL, AND EVEN SHOCKING - ARE NOT
TO CONCLUDE OUR JUDGMENT UPON THE
QUESTION WHETHER THE STATUTE
EMBODYING THEM - CONFLICTS WITH THE
CONSTITUTION OF THE UNITED STATES."

IN SHORT, WE DO NOT HAVE THE PRIVILEGE

– AS JUDGES AND JUSTICES – OF DECIDING CASES

UPON OUR PERSONAL VIEWS. NOR WILL YOU

AS LAWYERS – YOU WILL NOT

ALWAYS BE ABLE – TO REPRESENT PEOPLE ON

ISSUES THAT ARE POPULAR. BUT IN YOUR DAY–

IT WILL BE YOUR JOB – TO DEFINE AMERICA.

I KNOW EACH OF YOU WILL FIND THE
COURAGE WITHIN YOURSELF – TO DO SO.
AMERICAN'S ALWAYS HAVE.

F. CHARLES SCOTT

YOU MIGHT EVEN BE THE NEXT CHARLES

SCOTT – AN AFRICAN AMERICAN FROM KANSAS –

WHO AFTER FIGHTING WITH THE REDBALL

EXPRESS IN WWII IN EUROPE RETURNED TO

KANSAS AND GRADUATED FROM WASHBURN

UNIVERSITY SCHOOL OF LAW. HE TOOK HIS

CASE IN 1951 AT THE AGE OF 30.

HE TOOK IT FOR FREE – ASSISTED BY
HIS BROTHER, JOHN AND HIS LAW PARTNER,
CHARLES BLEDSOE.

HE LOST HIS CASE IN THE FEDERAL

DISTRICT COURT IN KANSAS IN 1951. BUT HE

STAYED WITH IT – AND ON DIRECT APPEAL TO

THE UNITED STATES SUPREME COURT –ASSISTED

THURGOOD MARSHALL IN HIS ARGUMENT OF

THE CASE.

THE NAME OF HIS CASE WAS BROWN V.

BOARD OF EDUCATION OF TOPEKA, KANSAS. A

LANDMARK CASE THAT SOUNDED THE DEATH

KNELL FOR SEGREGATION IN AMERICA.

G. SCHLICHTMANN

OR YOU MIGHT JUST BE THE NEXT JAN

SCHLICHTMANN. HE TOOK ON CORPORATE

GIANTS – W.R. GRACE & COMPANY AND

BEATRICE FOODS – IN WOBURN, MASSACHUSETS

– CHARGING THAT THE COMPANIES POLLUTED

THE TOWNS DRINKING WATER – CAUSING

SEVERAL CHILDRENS DEATH FROM LEUKEMIA.

THE COST OF THIS CASE – ULTIMATELY

BROKE HIS FIRM – SCHLICHTMANN ENDED UP

FILING BANKRUPTCY. BUT HIS EFFORTS LED THE

EPA TO FORCE W.R. GRACE AND FOUR OTHER

COMPANIES – TO ENTER INTO A FIFTY-YEAR, 69

MILLION DOLLAR CLEAN-UP IN WOBURN,

MASSACHUETTS.

H. HEFT AND NIEHAUS

OR YOU JUST MIGHT BE THE NEXT **FRANK HEFT** OR **DAVID NIEHAUS** FROM LOUISVILLE,

KENTUCKY.

TWO LAWYERS – WHO COULD PRACTICE IN

ANY BIG FIRM IN KENTUCKY – BUT, BY CHOICE –

WORK FOR THE LOUISVILLE METRO PUBLIC

DEFENDERS OFFICE.

AT THE AGE OF 29, THEY COMBINED TO

ARGUE THE CASE OF <u>WATKINS V. SOWDERS</u>

BEFORE THE UNITED STATES SUPREME COURT.

AT 34 – THEY COMBINED TO ARGUE – AND

WIN – THE CASE OF <u>BATSON V. KENTUCKY</u>

BEFORE THE UNITED STATES SUPREME COURT –

SUCCESSFULLY ENDING – THE USE OF

PEREMPTORY CHALLENGES TO STRIKE AFRICAN

AMERICANS FROM JURY PANELS ON THE BASIS

OF RACE.

AT THE AGE OF 35 – THEY COMBINED TO

ARGUE AND WIN CRANE V. KENTUCKY IN THE

UNITED STATES SUPREME COURT – AND AGAIN

COMBINED – AT THE AGE OF 38 – TO ARGUE

STANFORD V. KENTUCKY – RAISING THE ISSUE

OF WHETHER A PERSON WHO WAS A MINOR AT

THE TIME OF A CRIME CAN BE EXECUTED.

THEY LOST <u>STANFORD</u> – BUT ULTIMATELY

WERE VINDICATED – FOR IN 2005 – IN <u>ROPER V.</u>

<u>SIMMONS</u>, THE UNITED STATES SUPREME COURT

ABROGATED <u>STANFORD</u> – HOLDING THAT

EXECUTING PERSONS – WHO WERE UNDER THE

AGE OF 18 YEARS – AT THE TIME THE CRIME WAS

COMMITTED – IS CRUEL AND UNUSUAL

PUNISHMENT – THE SAME CONTITUTIONAL

GROUNDS ARGUED BY HEFT AND NEHAUS IN

<u>STANFORD</u>.

QUITE A RECORD FOR TWO LAWYERS.

TAKE YOUR PICK – BE WHO YOU WANT TO BE

– BUT SMILE AT LIFE – WHILE YOUR DOING IT –

IT'S A FUN WORLD – IF YOU WAN'T IT TO BE!

IV. GIVE BACK

AND DURING YOUR PROFESSIONAL LIFE

- NEVER FORGET – YOU NEVER GET TOO OLD –

TO GIVE SOMETHING BACK.

JOHN QUINCY ADAMS WAS THE SON OF THE SECOND PRESIDENT OF THE UNITED STATES,
JOHN ADAMS. HE WAS A UNITED STATES
SENATOR BY 1803.

LATER SECRETARY OF STATE OF THE UNITED

STATES – HE BECAME PRESIDENT IN 1824 – AND

RESUMED HIS SEAT IN CONGRESS – IN 1830.

YEARS LATER, HE DIED IN THE SPEAKER'S OFFICE

FOLLOWNG A STROKE – ON THE FLOOR OF

CONGRESS.

YET IN 1841 – HE WAS ASKED – AND AGREED

– TO REPRESENT 43 MEN, WOMEN AND CHILDREN

CAPTURED IN AFRICA FOR THE SLAVE TRADE IN

VIOLATION OF INTERNATIONAL LAW.

SUBSEQUENT TO THEIR CAPTURE – THEY
WERE MANACLED AND PLACED IN HOLDS ON
THE SPANISH SHIP – THE AMISTAD.

YET, THEY FOUGHT FOR THEIR FREEDOM
AND TOOK OVER THE SHIP – KILLING THE
SPANISH CAPTAIN AND A COOK – IN THE
PROCESS.

THEY THEN SAILED THE SHIP TO LONG

ISLAND, NEW YORK – WHERE THEY WERE TAKEN

INTO CUSTODY BY THE UNITED STATES – AND

CHARGED WITH MURDER AT THE INSTIGATION

OF SPAIN.

THEN UNITED STATES PRESIDENT, MARTIN

VAN-BUREN, AND SPAIN – THEN CONSPIRED –

PURSUANT TO A TREATY WITH SPAIN – TO

RETURN THE AFRICANS TO SPANISH CUSTODY – **AS SPANISH PROPERTY**.

JOHN QUINCY ADAMS ARGUED THE CASE
BEFORE THE UNITED STATES SUPREME COURT.
FOR HIS FEE, THE AFRICANS GAVE HIM AN
EMBRODIERED BIBLE.

HIS SUCCESSFUL EFFORT ON BEHALF OF

THESE MEN, WOMEN AND CHILDREN LEAVES US

WITH HIS CLOSING ARGUMENT – WHICH IS STILL

APPROPRIATE TO REMEMBER TODAY.

FOR WE WILL ALL – ONE DAY – BE IN HIS POSITION. I QUOTE:

I STAND AGAIN – I TRUST FOR THE LAST

TIME, BEFORE [THIS] COURT BEFORE THE

SAME COURT – [BUT] NOT BEFORE THE SAME

JUDGES – NOR AIDED BY THE SAME

ASSOCIATES – NOR RESISTED BY THE SAME OPPONENTS.

AS I CAST MY EYES ALONG [THESE] SEATS OF HONOR – AND OF PUBLIC TRUST – NOW OCCUPIED BY YOU – THEY SEEK IN VAIN FOR ONE OF THOSE HONORED AND HONORABLE PERSONS – WHOSE INDULGENCE LISTENED THEN - TO MY VOICE - MARSHALL - CUSHING - CHASE -WASHINGTON -JOHNSON -LIVINGSTON – TODD. WHERE ARE THEY? WHERE IS THE MARSHALL – WHERE ARE THE CRIERS OF THE COURT – ALAS! – WHERE IS ONE OF THE VERY JUDGES – OF THIS COURT - ARBITRERS OF LIFE AND DEATH - BEFORE WHOM – I COMMENCED MY ARGUMENTS

[YEARS AGO] – EVEN NOW PREMATURELY CLOSED.

WHERE ARE THEY ALL? [] ALL GONE! –
GONE FROM THE SERVICES – WHICH – IN
THEIR DAY AND GENERATION – THEY
FAITHFULLY RENDERED TO THEIR COUNTRY.

. . .

IN TAKING THEN – MY FINAL LEAVE OF

THIS BAR, AND OF THIS HONARABLE COURT –

I CAN ONLY [PLEAD] – A FERVENT PETITION

TO HEAVEN – THAT EVERY MEMBER OF IT –

MAY GO TO HIS FINAL ACCOUNT – WITH AS

LITTLE EARTHLY FRAILTY TO ANSWER FOR –

AS THOSE ILLUSTRIOUS DEAD.

AND THAT YOU MAY- EVERYONE - AFTER
THE CLOSE OF A LONG AND VIRTUOUS

CAREER IN THIS WORLD – BE RECEIVED AT

THE PORTALS OF THE NEXT – WITH THE

APPROVING SENTENCE – "WELL DONE, GOOD

AND FAITHFUL SERVANT – ENTER THOU INTO

THE JOY OF THE LORD."

V. CLOSING

AND IN CLOSING I WOULD USE – TWO

QUOTES – ONE FROM ABRAHAM LINCOLN

"LET US HAVE FAITH – THAT RIGHT MAKES

MIGHT – AND IN THAT FAITH – LET US – TO THE

END – DATE TO DO OUR DUTY AS WE

UNDERSTAND IT."

AND ANOTHER – FROM EPHESIANS 6:14 –

"STAND THEREFORE – AND FASTEN THE BELT OF

TRUTH AROUND YOUR WAIST– AND PUT ON THE

BREAST PLATE OF RIGHTEOUSNESS" – AND GO FORTH.

MAY GOD BLESS YOU – IN YOUR LIFE – AND IN YOUR CAREER – FOR YOU ARE – **OUR NEXT GREAT HOPE!**

THANK YOU.